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## CERTIFICATE OF FACSIMILE TRANSMISSION **UNDER 37 CFR §1.8**

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being transmitted on the date indicated below via facsimile to the United States Patent and Trademark Office, facsimile number (571)-273-8300.

Date: 12/05/05

In Re Application of:

Jordan

U.S. Serial No.: 09/965,781

Filing Date: September 28, 2001

Our Reference No.: 190252-1930

Confirmation No.: 3404

Art Unit: 2645

Examiner: Smith, Creighton H.

Issue Fee Transmittal

For: Text Message Delivery Features for an Interactive Wireless Network

Comments on Statement of Reasons for Allowance Credit Card Authorization - Authorizing \$1400.00

for issue fee

PAGE 1/5 \* RCVD AT 12/5/2005 12:33:25 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-6/27 \* DNIS:2738300 \* CSID:7709510933 \* DURATION (mm-ss):02-08

did not receive page 5 of 5

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**PATENTS** 

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:	)		
Jordan	)	•	
Serial No: 09/965,781	. )	Art Unit:	2645
Filed: September 28, 2001	•	Examiner: Smith, Creighton	
For: TEXT MESSAGE DELIVERY FEATURES FOR AN INTERACTIVE WIRELESS NETWO	) <b>RK</b> )	Docket No.	190252-1930

## **COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE**

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

The Statement of Reasons for Allowance includes some statements that may be viewed as an oversimplification of the examination issues, and if taken out of context, could give rise to an improper interpretation of the claims as well as the file history. For these reasons, Applicant provides the following comments.

First, Applicant asserts that there are multiple grounds supporting allowance of the presently pending claims, including grounds in addition to those stated in the Statement of Reasons for Allowance. Accordingly, it should not be assumed that Applicant agrees with the accuracy of the characterizations of the cited references and the claim elements in the Statement of Reasons for Allowance.

Second, in accordance with 35 U.S.C. Section 282: "Each claim of a patent (whether in independent, dependent, or multiple dependent form) shall be presumed valid independently of the validity of other claims; dependent or multiple dependent claims shall be presumed valid even though dependent upon an invalid claim." Thus, any dependent claims that are not addressed by the Statement of Reasons for Allowance should not rise or fall, when construed in

terms of validity, with their respective independent claims, but instead should be construed independently of their respective independent claims.

Third, the scope and validity of each claim (whether in independent, dependent, or multiple dependent form) should be determined based upon the entire combination of elements/features/steps in each claim, as opposed to only the particular feature or features pointed out by the Statement of Reasons for Allowance.

Respectfully submitted,

Charles W. Griggers, Reg. No. 47,283

Attorney for Applicant

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